1	Dennis Stewart, CA Bar No. 99152	Robert J. Gralewski, Jr., CA Bar No. 196410		
٦	GUSTAFSON GLUEK PLLC 600 W. Broadway, Suite 3300	Marko Radisavljevic, CA Bar No. 306552 KIRBY McINERNEY LLP		
2	San Diego, CA 92101	1420 Kettner Boulevard, Suite 100		
3	Telephone: (619) 595-3299	San Diego, CA 92101		
,		Telephone: (858) 834-2044		
4	Daniel E. Gustafson, MN Bar No. 202241	1		
5	Amanda M. Williams, MN Bar No. 0341691	Leonard B. Simon, CA Bar No. 58310		
	Matthew Jacobs, MN Bar No. 403465 GUSTAFSON GLUEK PLLC	THE LAW OFFICES OF LEONARD B. SIMON P.C.		
6	Canadian Pacific Plaza	655 West Broadway, Suite 1900		
7	120 South 6th Street, Suite 2600	San Diego, CA 92101		
	Minneapolis, MN 55402	Telephone: (619) 818-0644		
8	Telephone: (612) 333-8844	1 /		
9		Michael Lieberman, DC Bar No. 1033827		
	Darryl J. Horowitt, CA Bar No. 100898	Jamie Crooks, CA Bar No. 310447		
10	COLEMAN & HOROWITT, LLP	Yinka Onayemi, NY Bar No. 5940614		
	499 West Shaw, Suite 116	FAIRMARK PARTNERS, LLP		
11	Fresno, CA 93704	1001 G Street NW, Suite 400E		
12	Telephone: (559) 248-4820	Washington, DC 20001 Telephone: (818) 585-2903		
		Telephone. (818) 383-2903		
13	Attorneys for Plaintiffs Shannon Ray, Khala Taylor	r.		
14	Peter Robinson, Katherine Sebbane, and Rudy Barajas			
	Individually and on Behalf of All Those Similarly S	ituated		
15				
16	UNITED STATES DI	STRICT COURT		
	EASTERN DISTRICT OF CALIFORNIA			
17	CHANDION DAY WHAT A TANK OD DETER			
18	SHANNON RAY, KHALA TAYLOR, PETER	C N 1 22 00425		
10	ROBINSON, KATHERINE SEBBANE, and RUDY BARAJAS Individually and on Behalf of	Case No. 1:23-cv-00425		
19	All Those Similarly Situated,	PLAINTIFFS' NOTICE OF LODGING		
20	711 Those Similarly Situated,	OF DOCUMENTS WITH THE COURT		
20	Plaintiffs,			
21		Judge: Hon. William B. Shubb		
	V.	Courtroom: 5, 14th Floor		
22	NATIONAL COLLEGIATE ATHLETIC	Date: March 3, 2025 Time: 1:30 PM		
23	ASSOCIATION, an unincorporated association,	Time: 1:30 Pivi		
	7100001711011, an animosporated association,			
24	Defendant.			
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## TO DEFENDANT AND ITS ATTORNEYS OF RECORD AND TO THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA:

PLEASE TAKE NOTICE that Plaintiffs Shannon Ray, Khala Taylor, Peter Robinson, Katherine Sebbane, and Rudy Barajas ("Plaintiffs") hereby lodge with the Court, by uploading to the "Box" application for Judge Shubb's Chambers, the following publicly filed exhibits to the declaration of Michael Lieberman in Support of Plaintiff's Motion for Class Certification and Appointment of Fairmark Partners, LLP as co-Lead Class Counsel (ECF No. 85), sealed documents and exhibits as listed in the Notice of Request to Seal Documents (ECF No. 86), and original deposition transcripts for use in connection with Plaintiffs' Motion for Class Certification scheduled for March 3, 2025:

- 1. Plaintiffs' Notice of Motion and Motion for Class Certification (Sealed Version);
- 2. Exhibit 1 (Sealed) to the Declaration of Michael Lieberman;
- 3. Exhibit 2 to the Declaration of Michael Lieberman;
- 4. Exhibit 3 to the Declaration of Michael Lieberman;
- 5. Exhibit 4 to the Declaration of Michael Lieberman;
- 6. Exhibit 5 to the Declaration of Michael Lieberman;
- 7. Exhibit 6 to the Declaration of Michael Lieberman;
- 8. Exhibit 7 to the Declaration of Michael Lieberman;
- 9. Exhibit 8 to the Declaration of Michael Lieberman;
- 10. Exhibit 9 to the Declaration of Michael Lieberman;
- 11. Exhibit 10 to the Declaration of Michael Lieberman;
- 12. Exhibit 11 to the Declaration of Michael Lieberman;
- 13. Exhibit 12 to the Declaration of Michael Lieberman;
- 14. Exhibit 13 to the Declaration of Michael Lieberman;
- 15. Exhibit 14 to the Declaration of Michael Lieberman;
- 16. Exhibit 15 to the Declaration of Michael Lieberman;
- 17. Exhibit 16 to the Declaration of Michael Lieberman;
- 18. Exhibit 17 to the Declaration of Michael Lieberman;

1	19. Exhibit 18 to the Declaration of Michael Lieberman;
2	20. Exhibit 19 to the Declaration of Michael Lieberman;
3	21. Exhibit 20 to the Declaration of Michael Lieberman;
4	22. Exhibit 21 to the Declaration of Michael Lieberman;
5	23. Exhibit 22 to the Declaration of Michael Lieberman;
6	24. Exhibit 23 to the Declaration of Michael Lieberman;
7	25. Exhibit 24 to the Declaration of Michael Lieberman;
8	26. Exhibit 25 to the Declaration of Michael Lieberman;
9	27. Exhibit 26 to the Declaration of Michael Lieberman;
10	28. Exhibit 27 (Sealed) to the Declaration of Michael Lieberman;
11	29. Exhibit 28 (Sealed) to the Declaration of Michael Lieberman;
12	30. Exhibit 29 (Sealed) to the Declaration of Michael Lieberman;
13	31. Exhibit 30 (Sealed) to the Declaration of Michael Lieberman;
14	32. Exhibit 31 (Sealed) to the Declaration of Michael Lieberman;
15	33. Exhibit 32 (Sealed) to the Declaration of Michael Lieberman;
16	34. Exhibit 33 (Sealed) to the Declaration of Michael Lieberman;
17	35. Exhibit 34 (Sealed) to the Declaration of Michael Lieberman;
18	36. Exhibit 35 (Sealed) to the Declaration of Michael Lieberman;
19	37. Exhibit 36 (Sealed) to the Declaration of Michael Lieberman;
20	38. Exhibit 37 (Sealed) to the Declaration of Michael Lieberman;
21	39. Exhibit 38 (Sealed) to the Declaration of Michael Lieberman;
22	40. Exhibit 39 (Sealed) to the Declaration of Michael Lieberman;
23	41. Exhibit 40 (Sealed) to the Declaration of Michael Lieberman;
24	42. Exhibit 41 (Sealed) to the Declaration of Michael Lieberman;
25	43. Exhibit 42 (Sealed) to the Declaration of Michael Lieberman;
26	44. Exhibit 43 (Sealed) to the Declaration of Michael Lieberman;
27	45. Exhibit 44 (Sealed) to the Declaration of Michael Lieberman;
28	46. Exhibit 45 (Sealed) to the Declaration of Michael Lieberman;

1	47. Exhibit 46 (Sealed) to the Declaration of Michael Lieberman;		
2	48. Exhibit 47 ( <b>Sealed</b> ) to the Declaration of Michael Lieberman;		
3	49. Exhibit 48 (Sealed) to the Declaration of Michael Lieberman;		
4	50. Exhibit 49 to the Declaration of Michael Lieberman;		
5	51. Plaintiff's Request to Seal;		
6	52. [Proposed] Order Granting Plaintiff's Request to Seal;		
7	53. Entire Deposition Transcript of Jennifer Fraser;		
8	54. Entire Deposition Transcript of Matthew Boyer;		
9	55. Entire Deposition Transcript of Lynda Tealer; and		
10	56. Entire Rough Deposition Transcript of Khala Taylor.		
11			
12	DATED: November 1, 2024	Respectfully submitted,	
13			
14		GUSTAFSON GLUEK PLLC	
15		By: /s/ Dennis Stewart Dennis Stewart, CA Bar No. 99152	
16		600 W. Broadway, Suite 3300	
17		San Diego, CA 92101 Telephone: (619) 595-3299	
18		dstewart@gustafsongluek.com	
19		Daniel E. Gustafson, MN Bar No. 202241	
		(pro hac vice)	
20		Amanda M. Williams, MN Bar No. 0341691 (pro hac vice)	
21		Matthew Jacobs, MN Bar No. 403465	
22		(pro hac vice) GUSTAFSON GLUEK PLLC	
23		Canadian Pacific Plaza	
		120 South 6th Street, Suite 2600	
24		Minneapolis, MN 55402 Telephone: (612) 333-8844	
25		dgustafson@gustafsongluek.com	
26		awilliams@gustafsongluek.com mjacobs@gustafsongluek.com	
27		mjacoos@gustaisongiuck.com	
28			

1	Michael Lieberman, DC Bar No. 1033827
	(pro hac vice) Jamie Crooks, CA Bar No. 310447
2	(pro hac vice)
3	Yinka Onayemi, NY Bar No. 5940614 (pro hac vice)
4	FAIRMARK PARTNERS, LLP
5	1001 G Street NW, Suite 400 East Washington, DC 20001
6	Telephone: (818) 585-2903
7	michael@fairmarklaw.com jamie@fairmarklaw.com
8	yinka@fairmarklaw.com
9	By: /s/ Robert J. Gralewski, Jr.
10	Robert J. Gralewski, Jr., CA Bar No. 196410 Marko Radisavljevic, CA Bar No. 306552
	KIRBY McINERNEY LLP
11	1420 Kettner Boulevard, Suite 100 San Diego, CA 92101
12	Telephone: (858) 834-2044
13	bgralewski@kmllp.com
14	mradisavljevic@kmllp.com
15	Darryl J. Horowitt, CA Bar No. 100898 <b>COLEMAN &amp; HOROWITT, LLP</b>
	499 West Shaw, Suite 116 Fresno, CA 93704
16	Telephone: (559) 248-4820
17	dhorowitt@ch-law.com
18	Leonard B. Simon, CA Bar No. 58310
19	THE LAW OFFICES OF LEONARD B. SIMON P.C.
20	655 West Broadway, Suite 1900
21	San Diego, CA 92101 Telephone: (619) 818-0644
	lens@rgrdlaw.com
22	Attorneys for Plaintiffs and the Class
23	
24	
25	
26	
27	
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